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Г	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/890,249	08/03/2001	Jong Myeong Kim	KIMJ3008/REF	6264	
	7:	590 06/08/2006	EXAMINER			
	Bacon & Thor	mas	JONES, PRENELL P			
625 Slaters Lane 4th Floor Alexandria, VA 22314-1176				ART UNIT	PAPER NUMBER	
	Alexandria, V	A 22314-1170		2616		

DATE MAILED: 06/08/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)				
		09/890,	249	KIM ET AL.				
Office Action Summary			er	Art Unit				
		Prenell F	. Jones	2616				
	The MAILING DATE of this communicati	on appears on t	he cover sheet with the	correspondence address				
Period fo	• •			((0) 00 THIRTY (00) DAYO				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR THEVER IS LONGER, FROM THE MAIL! Issions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor re to reply within the set or extended period for reply will, be reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF T CFR 1.136(a). In no o tition. y period will apply and by statute, cause the a	THIS COMMUNICATION CATION THE PROPERTY OF THE	N. imely filed in the mailing date of this communication ED (35 U.S.C. § 133).				
Status		,			•			
1)⊠	Responsive to communication(s) filed or	n 13 March 200	6.					
'=	•	☐ This action is						
3)□	· · · · · · · · · · · · · · · · · · ·							
	closed in accordance with the practice u	nder <i>Ex par</i> te C	<i>uayle</i> , 1935 C.D. 11, 4	l53 O.G. 213.				
Dispositi	on of Claims	·	•					
·	Claim(s) 1-12 is/are pending in the appli	cation		•				
	4a) Of the above claim(s) is/are w		onsideration.	:				
	Claim(s) <u>10-12</u> is/are allowed.							
·	6)⊠ Claim(s) <u>1-9</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	and/or election	requirement.					
Applicati	on Papers	,						
9)□	The specification is objected to by the Ex	aminer.						
	The drawing(s) filed on is/are: a)[o) objected to by the	Examiner.				
•	Applicant may not request that any objection	to the drawing(s)	be held in abeyance. So	эе 37 CFR 1.85(а).				
	Replacement drawing sheet(s) including the	correction is requ	ired if the drawing(s) is o	bjected to. See 37 CFR 1.121(c	d).			
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority L	ınder 35 U.S.C. § 119							
12)[🛛	Acknowledgment is made of a claim for f	oreign priority u	nder 35 U.S.C. § 119(a)-(d) or (f).				
•—	⊠ All b) Some * c) None of:							
	1. Certified copies of the priority doc	uments have be	en received.					
	2. Certified copies of the priority doc	uments have be	en received in Applica	tion No				
	3. Copies of the certified copies of the	•		ed in this National Stage				
	application from the International	-						
* 8	See the attached detailed Office action fo	r a list of the ce	tified copies not receiv	ed.				
Attachmen	t(s)		o <u>_</u> 0					
	e of References Cited (PTO-892)		4) Interview Summar Paper No(s)/Mail I					
	e of Draftsperson's Patent Drawing Review (PTO-station Disclosure Statement(s) (PTO-1449 or PTO			Patent Application (PTO-152)				
	r No(s)/Mail Date		6) 🔲 Other:	•				

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Response to Arguments

1. Applicant's arguments with respect to claims 1-12 have been considered but are moot in view of the new ground(s) of rejection.

Drawings

1. Figures 1-10 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.
- 3. Claims 1-6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1, in lines 6-7, it is not clear what is meant by "spreading additional said data signals with complex orthogonal codes to obtain second signals." Therefore, Examiner questions what signals are being referred to? Claim 2-6 depend on claim 1, therefore, claim 2-6 are rejected for the same reason as claim 1.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 5. Claims 1-2 and 7-9 are rejected under 35 U.S.C. 102(a) as being anticipated by Applicants admitted prior art (AAPA) shown in Figures 9 and 10.

Regarding claim 1, AAPA discloses, wherein Figure 9 shows a CDMA 2000 transmitter that includes all limitations. Note that a pair of data signals (those associated with SCH#2/G32/X (T) and SCH#1/G31)/Y (T) are also supplied to a complex multiplier, namely, complex multiplier (143). The claimed language is broad enough that the claimed complex multiplier can be read as the complex multiplier (143) of AAPA Figure 9.

Regarding claim 2, Applicant also admits in specification, utilizing complex spreading and complex scrambling to improve PAR characteristics (page 33, line 5-22).

Claim 7 as recited is an independent claim, and therefore does not incorporate the transmitter recited in the previous claim. The claim as recited reads on AARA shown in Figure 10.

Regarding claims 8 and 9, Applicant further admits in specification (Fig. 10, pages 35-37) that the de-spreaders and scrambling code generator are coupled to spreading de-modulator, which

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houses a complex-multiplier, which is utilized to multiply signals associated with the despreaders and scrambling code generator by the same orthogonal code as used at the transmitter.

Reason for Allowance

- 6. Claims 10-12 are allowed over prior art.
- 7. Claims 3-6 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

The following is statement for reason for indicating allowable subject matter; Although the prior art discloses improving the transmission of spread spectrum wherein the architecture includes transmission and receiving data as associated in an CDMA environment, a plurality of code channels associated with code symbols, multiple carrier scheme, spread spectrum technique of CDMA, performing orthogonal spreading and scrambling in accordance with PN sequences, modulated data from scramblers is provided to multiplexer, they fail to teach or suggest with respect to claim 4, orthogonal complex-domain spreading is performed with Hadamard codes and the scrambling codes for complex-domain scrambling are produced using orthogonal Hadamard codes, with respect to claim 5, orthogonal complex-domain spreading is performed with Walsh codes and the scrambling codes for the complex-domain scrambling are produced using orthogonal Hadamard codes, with respect to claim 6, orthogonal complexdomain spreading is performed with Gold codes and the scrambling codes for the complexdomain scrambling are produced using orthogonal Hadamard codes, with respect to claim 10 and 11, two complex multipliers wherein the first complex multiplier performs a first orthogonal complex-domain spreading with the input of the transmitting data of the supplemental channels of the OVSF codes, and a second complex multipliers for adding modulated signals and

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correcting phase of de-spread signal, and with respect to claim 3, when the spreading data do not vary, wherein;

$$C_{\text{scramble, I}}[n] + j C_{\text{scramble, Q}}[n] = - C_2[n] C_{\text{scramble, Q}}(n-1) H_b[n-1] H_b[n] + j C_2[n] C_{\text{scramble, I}}[n-1] H_a[n-1] H_a[n].$$

and when the spreading data vary, wherein;

$$C_{\text{scramble}, 1}[n] + j C_{\text{scramble}, Q}[n] = C_1[n] + C_2[n]$$

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Prenell P. Jones whose telephone number is 571-272-3180. The examiner can normally be reached on 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on (571) 272-3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Prenell P. Jones

May 30, 2006

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RVISORY PATENT EXAM

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